

MONTANA SENATE  
2007 LEGISLATURE

LOCAL GOVERNMENT

ROLL CALL

DATE 2.15-07

NAMES	PRESENT	ABSENT	EXCUSED
SEN. JOHN ESP (R)	✓		
SEN. KELLY GEBHARDT (R)	✓		
SEN. BOB HAWKS (D)	✓		
SEN. CAROL JUNEAU (D)			✓
SEN. RICK LAIBLE (R)	✓		
SEN. LYNDA MOSS (D)	✓		
SEN. TERRY MURPHY (R)	✓		
SEN. JERRY O'NEIL (R)	✓		
SEN. MITCH TROPILA (D)	✓		✗
SEN. CAROL WILLIAMS (D)			✓
SEN. KIM GILLAN (D) - CHR	✓		
LEANNE HEISEL - LSD			
MARI SCHREINER - SECRETARY			



## SENATE STANDING COMMITTEE REPORT

February 16, 2007

Page 1 of 8

Mr. President:

We, your committee on **Local Government** recommend that **Senate Bill 51** (first reading copy -- white) **do pass as amended.**

Signed: \_\_\_\_\_

A handwritten signature in cursive script, appearing to read "Kim Gillan", is written over a horizontal line.

*Senator Kim Gillan, Chair*

**And, that such amendments read:**

1. Title, line 6.

**Strike:** "CONSIDER"

**Insert:** "EVALUATE THE POTENTIAL FOR"

2. Title, line 12.

**Following:** "REGULATIONS;"

**Insert:** "REQUIRING THE DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION TO ADOPT RULES TO ADDRESS DEVELOPMENT IN THE WILDLAND-URBAN INTERFACE; REQUIRING THE DEPARTMENT OF LABOR AND INDUSTRY TO ADOPT RULES THAT IDENTIFY CONSTRUCTION TECHNIQUES TO MITIGATE FIRE HAZARDS;"

**Following:** "76-3-501,"

**Strike:** "AND"

3. Title, line 12.

**Strike:** "AND"

4. Title, line 13.

**Following:** "76-3-504,"

**Insert:** "AND 76-13-109,"

**Following:** "MCA"

**Insert:** "; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE"

5. Page 1, line 17 through page 7, line 25.

**Strike:** everything after the enacting clause

**Insert:** "Section 1. Section 76-1-601, MCA, is amended to read:

**Committee Vote:**

**Yes 10, No 1**

**Fiscal Note Required** \_\_\_\_\_

Handwritten initials, possibly "KF", are written in dark ink over the line for the Fiscal Note Required.

351302SC.ssc

**"76-1-601. Growth policy -- contents.** (1) A growth policy may cover all or part of the jurisdictional area.

(2) ~~A growth policy must include the elements listed in subsection (3) by October 1, 2006.~~ The extent to which a growth policy addresses the elements of a growth policy that are listed in subsection (3) is at the full discretion of the governing body.

(3) A growth policy must include:

(a) community goals and objectives;  
(b) maps and text describing an inventory of the existing characteristics and features of the jurisdictional area, including:

(i) land uses;  
(ii) population;  
(iii) housing needs;  
(iv) economic conditions;  
(v) local services;  
(vi) public facilities;  
(vii) natural resources; and  
(viii) other characteristics and features proposed by the planning board and adopted by the governing bodies;

(c) projected trends for the life of the growth policy for each of the following elements:

(i) land use;  
(ii) population;  
(iii) housing needs;  
(iv) economic conditions;  
(v) local services;  
(vi) natural resources; and  
(vii) other elements proposed by the planning board and adopted by the governing bodies;

(d) a description of policies, regulations, and other measures to be implemented in order to achieve the goals and objectives established pursuant to subsection (3)(a);

(e) a strategy for development, maintenance, and replacement of public infrastructure, including drinking water systems, wastewater treatment facilities, sewer systems, solid waste facilities, fire protection facilities, roads, and bridges;

(f) an implementation strategy that includes:

(i) a timetable for implementing the growth policy;  
(ii) a list of conditions that will lead to a revision of the growth policy; and

(iii) a timetable for reviewing the growth policy at least once every 5 years and revising the policy if necessary;

(g) a statement of how the governing bodies will coordinate and cooperate with other jurisdictions that explains:

(i) if a governing body is a city or town, how the governing body will coordinate and cooperate with the county in which the city or town is located on matters related to the growth policy;

(ii) if a governing body is a county, how the governing body

will coordinate and cooperate with cities and towns located within the county's boundaries on matters related to the growth policy;

- (h) a statement explaining how the governing bodies will:
  - (i) define the criteria in 76-3-608(3)(a); and
  - (ii) evaluate and make decisions regarding proposed subdivisions with respect to the criteria in 76-3-608(3)(a); and
- (i) a statement explaining how public hearings regarding proposed subdivisions will be conducted; and
- (j) an evaluation of the potential for fire and wildland fire in the jurisdictional area, including whether or not there is a need to:

- (i) delineate the wildland-urban interface; and
- (ii) adopt regulations requiring:
  - (A) defensible space around structures;
  - (B) adequate ingress and egress to and from structures and developments to facilitate fire suppression activities; and
  - (C) adequate water supply for fire protection.

- (4) A growth policy may:
  - (a) include one or more neighborhood plans. A neighborhood plan must be consistent with the growth policy.
  - (b) establish minimum criteria defining the jurisdictional area for a neighborhood plan;
  - (c) address the criteria in 76-3-608(3)(a);
  - (d) evaluate the effect of subdivision on the criteria in 76-3-608(3)(a);
  - (e) describe zoning regulations that will be implemented to address the criteria in 76-3-608(3)(a); and
  - (f) identify geographic areas where the governing body intends to authorize an exemption from review of the criteria in 76-3-608(3)(a) for proposed subdivisions pursuant to 76-3-608.
- (5) The planning board may propose and the governing bodies may adopt additional elements of a growth policy in order to fulfill the purpose of this chapter."

**Insert: "Section 2. Section 76-3-501, MCA, is amended to read:**

**"76-3-501. Local subdivision regulations.** The governing body of every county, city, and town shall adopt and provide for the enforcement and administration of subdivision regulations reasonably providing for:

- (1) the orderly development of their jurisdictional areas;
- (2) the coordination of roads within subdivided land with other roads, both existing and planned;
- (3) the dedication of land for roadways and for public utility easements;
- (4) the improvement of roads;
- (5) the provision of adequate open spaces for travel, light, air, and recreation;
- (6) the provision of adequate transportation, water, and drainage;
- (7) subject to the provisions of 76-3-511, the regulation of sanitary facilities;

(8) the avoidance or minimization of congestion; and  
(9) the avoidance of subdivisions that would involve unnecessary environmental degradation and danger of injury to health, safety, or welfare by reason of natural hazard, including but not limited to fire and wildland fire, or the lack of water, drainage, access, transportation, or other public services or that would necessitate an excessive expenditure of public funds for the supply of the services."

**Insert: "Section 3.** Section 76-3-504, MCA, is amended to read:

**"76-3-504. Subdivision regulations -- contents.** (1) The subdivision regulations adopted under this chapter must, at a minimum:

(a) list the materials that must be included in a subdivision application in order for the application to be determined to contain the required elements for the purposes of the review required in 76-3-604(1);

(b) except as provided in 76-3-210, 76-3-509, or 76-3-609, require the subdivider to submit to the governing body an environmental assessment as prescribed in 76-3-603;

(c) establish procedures consistent with this chapter for the submission and review of subdivision applications and amended applications;

(d) prescribe the form and contents of preliminary plats and the documents to accompany final plats;

(e) provide for the identification of areas that, because of natural or human-caused hazards, are unsuitable for subdivision development. and The regulations must prohibit subdivisions in these areas unless the hazards can be eliminated or overcome by approved construction techniques; or other mitigation measures. Approved construction techniques or other mitigation measures may not include building regulations as defined in 50-60-101 other than those identified by the department of labor and industry as provided in [section 5].

(f) prohibit subdivisions for building purposes in areas located within the floodway of a flood of 100-year frequency, as defined by Title 76, chapter 5, or determined to be subject to flooding by the governing body;

(g) prescribe standards for:

(i) the design and arrangement of lots, streets, and roads;

(ii) grading and drainage;

(iii) subject to the provisions of 76-3-511, water supply and sewage and solid waste disposal that meet the:

(A) regulations adopted by the department of environmental quality under 76-4-104 for subdivisions that will create one or more parcels containing less than 20 acres; and

(B) standards provided in 76-3-604 and 76-3-622 for subdivisions that will create one or more parcels containing 20 acres or more and less than 160 acres; and

(iv) the location and installation of public utilities;

(h) provide procedures for the administration of the park and open-space requirements of this chapter;



(i) provide for the review of subdivision applications by affected public utilities and those agencies of local, state, and federal government identified during the preapplication consultation conducted pursuant to subsection (1)(q) or those having a substantial interest in a proposed subdivision. A public utility or agency review may not delay the governing body's action on the application beyond the time limits specified in this chapter, and the failure of any agency to complete a review of an application may not be a basis for rejection of the application by the governing body.

(j) when a subdivision creates parcels with lot sizes averaging less than 5 acres, require the subdivider to:

(i) reserve all or a portion of the appropriation water rights owned by the owner of the land to be subdivided and transfer the water rights to a single entity for use by landowners within the subdivision who have a legal right to the water and reserve and sever any remaining surface water rights from the land;

(ii) if the land to be subdivided is subject to a contract or interest in a public or private entity formed to provide the use of a water right on the subdivision lots, establish a landowner's water use agreement administered through a single entity that specifies administration and the rights and responsibilities of landowners within the subdivision who have a legal right and access to the water; or

(iii) reserve and sever all surface water rights from the land;

(k) (i) except as provided in subsection (1)(k)(ii), require the subdivider to establish ditch easements in the subdivision that:

(A) are in locations of appropriate topographic characteristics and sufficient width to allow the physical placement and unobstructed maintenance of open ditches or belowground pipelines for the delivery of water for irrigation to persons and lands legally entitled to the water under an appropriated water right or permit of an irrigation district or other private or public entity formed to provide for the use of the water right on the subdivision lots;

(B) are a sufficient distance from the centerline of the ditch to allow for construction, repair, maintenance, and inspection of the ditch; and

(C) prohibit the placement of structures or the planting of vegetation other than grass within the ditch easement without the written permission of the ditch owner.

(ii) Establishment of easements pursuant to this subsection (1)(k) is not required if:

(A) the average lot size is 1 acre or less and the subdivider provides for disclosure, in a manner acceptable to the governing body, that adequately notifies potential buyers of lots that are classified as irrigated land and may continue to be assessed for irrigation water delivery even though the water may

not be deliverable; or

(B) the water rights are removed or the process has been initiated to remove the water rights from the subdivided land through an appropriate legal or administrative process and if the removal or intended removal is denoted on the preliminary plat. If removal of water rights is not complete upon filing of the final plat, the subdivider shall provide written notification to prospective buyers of the intent to remove the water right and shall document that intent, when applicable, in agreements and legal documents for related sales transactions.

(l) require the subdivider, unless otherwise provided for under separate written agreement or filed easement, to file and record ditch easements for unobstructed use and maintenance of existing water delivery ditches, pipelines, and facilities in the subdivision that are necessary to convey water through the subdivision to lands adjacent to or beyond the subdivision boundaries in quantities and in a manner that are consistent with historic and legal rights;

(m) require the subdivider to describe, dimension, and show public utility easements in the subdivision on the final plat in their true and correct location. The public utility easements must be of sufficient width to allow the physical placement and unobstructed maintenance of public utility facilities for the provision of public utility services within the subdivision.

(n) establish whether the governing body, its authorized agent or agency, or both will hold public hearings;

(o) establish procedures describing how the governing body or its agent or agency will address information presented at the hearing or hearings held pursuant to 76-3-605 and 76-3-615;

(p) establish criteria that the governing body or reviewing authority will use to determine whether a proposed method of disposition using the exemptions provided in 76-3-201 or 76-3-207 is an attempt to evade the requirements of this chapter. The regulations must provide for an appeals process to the governing body if the reviewing authority is not the governing body.

(q) establish a preapplication process that:

(i) allows a subdivider to meet with the agent or agency, other than the governing body, that is designated by the governing body to review subdivision applications prior to the subdivider submitting the application;

(ii) requires, for informational purposes only, identification of the state laws, local regulations, and growth policy provisions, if a growth policy has been adopted, that may apply to the subdivision review process;

(iii) requires a list to be made available to the subdivider of the public utilities, those agencies of local, state, and federal government, and any other entities that may be contacted for comment on the subdivision application and the timeframes that the public utilities, agencies, and other entities are given to respond. If, during the review of the application, the agent or agency designated by the governing body contacts a public

utility, agency, or other entity that was not included on the list originally made available to the subdivider, the agent or agency shall notify the subdivider of the contact and the timeframe for response.

(iv) requires that a preapplication meeting take place no more than 30 days from the date that the agent or agency receives a written request for a preapplication meeting from the subdivider; and

(v) establishes a time limit after a preapplication meeting by which an application must be submitted as provided in 76-3-604.

(2) In order to accomplish the purposes described in 76-3-501, the subdivision regulations adopted under 76-3-509 and this section may include provisions that are consistent with this section that promote cluster development.

(3) The governing body may establish deadlines for submittal of subdivision applications."

**Insert: "Section 4. Section 76-13-109, MCA, is amended to read:**

**"76-13-109. Rules. (1) The department may adopt and enforce reasonable rules for the purpose of enforcing and accomplishing the provisions and purposes of this part and part 2.**

**(2) By October 1, 2008, the department shall adopt rules addressing development within the wildland-urban interface, including but not limited to:**

**(a) best practices for development within the wildland-urban interface; and**

**(b) criteria for providing grant and loan assistance to local government entities to encourage adoption of best practices for development within the wildland-urban interface."**

**Insert: "NEW SECTION. Section 5. Purpose -- rulemaking.**

**(1) The purpose of [sections 5 and 6] is to provide specific rulemaking authority to the department of labor and industry for the purposes of 76-3-504(1)(e).**

**(2) By October 1, 2008, the department shall adopt rules identifying appropriate construction techniques that may be used by a local government in mitigation of identified fire hazards pursuant to 76-3-504(1)(e). Rules adopted under this section may not be construed to be part of the state building code as provided in 50-60-203. The adoption, amendment, or repeal of a rule under this section is of significant public interest for the purposes of 2-3-103."**

**Insert: "NEW SECTION. Section 6. Enforcement. Rules promulgated under [section 5] may be enforced only as provided in Title 76, chapter 3, part 5. The powers and duties for enforcement provided in 76-3-501 apply to rules adopted under [section 5] and do not apply to or include any rules adopted under Title 50, chapter 60, parts 1 through 8. "**

**Insert: "NEW SECTION. Section 7. Codification instruction. [Sections 5 and 6] are intended to be codified as an integral part of Title 50, chapter 60, and the provisions of Title 50, chapter 60, apply to [sections 5 and 6]."**



**Insert:    "NEW SECTION.    Section 8.    Effective date --  
applicability. [This act] is effective on passage and approval  
and applies on or after October 1, 2008."**

- END -



## SENATE STANDING COMMITTEE REPORT

February 16, 2007

Page 1 of 5

Mr. President:

We, your committee on **Local Government** recommend that **Senate Bill 110** (first reading copy -- white) do pass as amended.

Signed: *Kim Gillan*  
Senator Kim Gillan, Chair

**And, that such amendments read:**

1. Title, line 21.

**Following:** "70-23-301,"

**Insert:** "76-1-103,"

2. Title, line 22.

**Strike:** "76-2-228,"

3. Title, line 23.

**Strike:** "76-2-328,"

4. Title, line 24.

**Following:** "MCA"

**Insert:** "; REPEALING SECTION 76-3-210, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE"

5. Page 3.

**Following:** line 24

**Insert:** "Section 5. Section 76-1-103, MCA, is amended to read:  
"76-1-103. Definitions. As used in this chapter, the following definitions apply:

(1) "City" includes incorporated cities and towns.

(2) "City council" means the chief legislative body of a city or incorporated town.

(3) "Governing body" or "governing bodies" means the governing body of any governmental unit represented on a planning board.

(4) "Growth policy" means ~~a comprehensive development plan, master plan, or comprehensive plan that was adopted pursuant to this chapter before October 1, 1999, or a policy that was adopted~~

**Committee Vote:**

Yes 8, No 3

Fiscal Note Required \_\_\_\_\_

351329SC.ssc

pursuant to this chapter on or after October 1, 1999.

(5) "Mayor" means mayor of a city.

(6) "Neighborhood plan" means a plan for a geographic area within the boundaries of the jurisdictional area that addresses one or more of the elements of the growth policy in more detail.

(7) "Person" means any individual, firm, or corporation.

(8) "Planning board" means a city planning board, a county planning board, or a joint city-county planning board.

(9) "Plat" means a subdivision of land into lots, streets, and areas, marked on a map or plan, and includes replats or amended plats.

(10) "Public place" means any tract owned by the state or its subdivisions.

(11) "Streets" includes streets, avenues, boulevards, roads, lanes, alleys, and all public ways.

(12) "Utility" means any facility used in rendering service that the public has a right to demand."

**Renumber:** subsequent sections

6. Page 5, lines 20 and 21.

**Following:** "be published"

**Strike:** "in" on line 20 through "hearing" on line 21

**Insert:** "in accordance with 7-1-2121"

7. Page 5, line 26.

**Strike:** "resident"

8. Page 6, line 3.

**Strike:** "of the proposed district"

9. Page 7, line 4.

**Following:** "A"

**Insert:** "knowing, negligent, or purposeful"

10. Page 7, lines 6 and 7.

**Strike:** "The" on line 6 through "45-2-104." on line 7

11. Page 7, line 9.

**Following:** "violation."

**Insert:** "A governing body may not assess a fine for any period of time prior to the violator being given notice in writing of the violation."

12. Page 8, line 27.

**Following:** "fire"

**Strike:** ", panic,"

13. Page 11, line 12.

**Following:** "A"

**Insert:** "knowing, negligent, or purposeful"

14. Page 11, lines 14 and 15.

**Strike:** "The" on line 14 through "45-2-104." on line 15

15. Page 11, line 17.

**Following:** "violation."

**Insert:** "A governing body may not assess a fine for any period of time prior to the violator being given notice in writing of the violation."

16. Page 11, line 19 through line 22.

**Strike:** section 20 in its entirety

**Renumber:** subsequent sections

17. Page 13, line 9.

**Following:** "fire"

**Strike:** ", panic,"

18. Page 14, line 2.

**Following:** "A"

**Insert:** "knowing, negligent, or purposeful"

19. Page 14, lines 5 and 6.

**Strike:** "The" on line 5 through "45-2-104." on line 6

20. Page 14, line 9.

**Following:** "violation."

**Insert:** "A city or town council or other legislative body may not assess a fine for any period of time prior to the violator being given notice in writing of the violation."

21. Page 14, lines 11 through 14.

**Strike:** section 25 in its entirety

**Renumber:** subsequent sections

22. Page 15, lines 9 and 10.

**Strike:** "exempt" on line 9 through "of" on line 10

**Insert:** "not subdivisions under"

**Following:** "chapter"

**Strike:** "1"

**Following:** "but"

**Insert:** "but"

23. Page 15, line 11.

**Strike:** "not amounting to"

**Insert:** "other than"

**Following:** "subdivisions"

**Strike:** "1"



24. Page 15, line 25.

Strike: "will show"

Insert: "shows"

25. Page 15, line 26.

Strike: "expunged"

Insert: "eliminated"

Strike: "will be depicted"

Insert: "are established"

26. Page 16, line 4.

Strike: "review under parts 5 and 6"

Insert: "the provisions"

27. Page 17, line 15.

Strike: "76-3-210,"

28. Page 23, line 7.

Strike: "adverse impacts"

Insert: "the impact"

29. Page 23, line 8.

Strike: "use"

Insert: "user"

30. Page 25, line 9.

Following: "hearing"

Insert: "or a subsequent public hearing under 76-3-615"

31. Page 26, lines 11 and 12.

Following: "information presented" on line 11

Insert: "at that public hearing or meeting"

Strike: "has" on line 11 through "agency" on line 12

Insert: "is new information"

32. Page 26, line 13.

Strike: "as" through "(3)"

Insert: "that has never before been presented to or considered by  
the governing body or its authorized agent or agency"

33. Page 26, line 14.

Following: "information"

Insert: "is new information as"

34. Page 26, line 15.

Strike: "is new information"

35. Page 28.

Following: line 6

**Insert:** "NEW SECTION. Section 37. Repealer. Section 76-3-210, MCA, is repealed."

36. Page 28, lines 8 and 9.

**Strike:** "13" in both places

**Insert:** "14" in both places

37. Page 28.

**Following:** line 9

**Insert:** "NEW SECTION. Section 39. Effective date -- applicability. [This act] is effective on passage and approval and applies on or after October 1, 2008."

- END -



## SENATE STANDING COMMITTEE REPORT

February 16, 2007

Page 1 of 2

Mr. President:

We, your committee on **Local Government** recommend that **Senate Bill 284** (first reading copy -- white) do pass as amended.

Signed: \_\_\_\_\_

*Kim Gillan*  
Senator Kim Gillan, Chair

**And, that such amendments read:**

1. Title, line 5.

**Following:** "ALLOCATING"

**Insert:** "A PORTION OF"

2. Page 1, line 30 through page 2, line 7.

**Strike:** subsections (b) through (f) in their entirety

**Renumber:** subsequent subsections

3. Page 2, line 10.

**Strike:** "1.03%"

**Insert:** "2%"

4. Page 2, line 11.

**Strike:** "and"

5. Page 2, line 12.

**Strike:** "(1) (i) (ii), 23.53%"

**Insert:** "(1) (d) (ii), \$500,000"

6. Page 2, line 13.

**Following:** "corporations"

**Insert:** ", to be used to support cultural and heritage tourism,"

7. Page 2, line 16.

**Strike:** "23.53%"

**Insert:** "\$500,000"

8. Page 2, line 17.

**Committee Vote:**

Yes 9, No 2

Fiscal Note Required ☒ *[Signature]*

351331SC.ssc

**Following:** "district"

**Insert:** "; and

(e) all remaining proceeds to the state general fund"

9. Page 2, lines 25 and 26.

**Following:** "commerce for" on line 25

**Strike:** remainder of line 25 through "commercials" on line 26

**Insert:** "the support of cultural and heritage tourism"

- END -





## SENATE STANDING COMMITTEE REPORT

February 16, 2007

Page 1 of 1

Mr. President:

We, your committee on Local Government recommend that **Senate Bill 147** (first reading copy -- white) do pass as amended.

Signed: *Kim Gillan*  
*Senator Kim Gillan, Chair*

And, that such amendments read:

1. Page 2.

**Following:** line 2

**Insert:** "(4) For the purposes of this section, "official business" includes but is not limited to the functions of governmental agencies and the activities of utilities, cooperatives, and telecommunications providers to operate, construct, repair, and maintain utility facilities that are essential to the public."

- END -

**Committee Vote:**

**Yes 11, No 0**

Fiscal Note Required     *KJ*    

351338SC.ssc



## SENATE STANDING COMMITTEE REPORT

February 16, 2007

Page 1 of 1

Mr. President:

We, your committee on **Local Government** recommend that **Senate Bill 264** (first reading copy -- white) do pass as amended.

Signed: Kim Sells  
Senator Kim Gillan, Chair

And, that such amendments read:

1. Page 2, lines 22 and 23.

**Strike:** "Special" through "just"

**Insert:** "A municipality may set special rates, charges, and classifications to assist and benefit low-income persons"

- END -

Committee Vote:

Yes 6, No 5

Fiscal Note Required     

KJ

351339SC.ssc


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## COMMITTEE FILE COPY

### TABLED BILL

The **SENATE LOCAL GOVERNMENT COMMITTEE** TABLED **SB 14**, by motion, on **Thursday, February 15, 2007**.

  
(For the Committee)

  
(Secretary of the Senate)

                     12-16  
(Time) (Date)

February 16, 2007

Marigail Schreiner, Secretary

Phone: 444-4891

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MONTANA STATE SENATE  
2007 LEGISLATURE

LOCAL GOVERNMENT

ROLL CALL VOTE

DATE 2-15-06 BILL NO. SB 264 NUMBER 1

MOTION: do pass as amended

NAME	AYE	NO
ESP, JOHN (R)		✓
GEBHARDT, KELLY (R)		✓
HAWKS, BOB (D)	✓	
JUNEAU, CAROL (D)	✓	
LAIBLE, RICK (R)		✓
MOSS, LYNDAL (D)	✓	
MURPHY, TERRY (R)		✓
O'NEIL, JERRY (R)	✓	
TROPILA, MITCH (D)	✓	
WILLIAMS, CAROL (D)	✓	
GILLAN, KIM (D) - CHAIRWOMAN		✓

6 5



## SENATE PROXY FORM

According to Senate Rule 30-70 ( 13) ( f ) , a committee member may vote by proxy using a standard form.

### PROXY VOTE

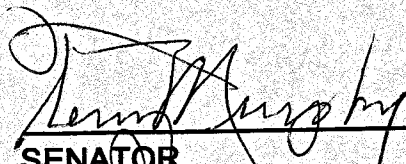
I, the undersigned, hereby authorize Senator LAIBLE

to vote my proxy on any issue before the Senate LOCAL GOVERNMENT

\_\_\_\_\_ Committee

held on 2/15/07, 2007.

SB-284 AMEND-01 yes  
SB-284 BILL AS AMEND- yes  
SB-147 ~~AMEND~~ yes  
SB-147 BILL AS AMEND. yes  
SB-264 AMEND yes  
SB-264 AS AMEND. NO  
SB-14 BILL TO TABLE yes

  
\_\_\_\_\_  
SENATOR  
STATE OF MONTANA

# SENATE PROXY FORM

According to Senate Rule 30-70 ( 13) ( f ) , a committee member may vote by proxy using a standard form.

## PROXY VOTE

I, the undersigned, hereby authorize Senator Lynda Moss

to vote my proxy on any issue before the Senate \_\_\_\_\_

\_\_\_\_\_ Committee

held on \_\_\_\_\_, 2007.

[Signature]  
SENATOR  
STATE OF MONTANA

SB 284 amended yes  
yes  
SB 147 amended  
yes

# SENATE PROXY FORM

According to Senate Rule 30-70 ( 13) ( f ) , a committee member may vote by proxy using a standard form.

PROXY VOTE

I, the undersigned, hereby authorize Senator

LYN A. JOSS

to vote my proxy on any issue before the Senate

#284

Committee

held on

2/15/07

, 2007.

SB 284 amended yes  
yes 147 amended  
yes

Mitch Trepko

SENATOR  
STATE OF MONTANA

**MONTANA STATE SENATE  
2007 LEGISLATURE**

**VISITOR REGISTER**

**LOCAL GOVERNMENT**

DATE 2/15/07

BILLS BEING HEARD TODAY SB 160, SB 325, SB 349, SB 427

**PLEASE PRINT**

NAME	PHONE	REPRESENTING	BILL #	SUPPORT	OPPOSE
Ed Tinsley	447-8302	L+C County	325		<input checked="" type="checkbox"/>
Mike Murray	447-8301	" "	325		<input checked="" type="checkbox"/>
Andy Henthorne	447-8303	" "	325		<input checked="" type="checkbox"/>
Ed Sord	268-2279	Ranchman	325	X	
Pete Cowens	370-5167	MT Rail Link	247		X
Larry Funn	444-9418	MDT	SB 160	X	
Acely Akers	443-6280	Ranchman interest	SB 325	X	
LAINE TAYLOR	431-1013	Helena-Town Realtors	325	X	
Mike O'Farrell	442-9726	Res	325	X	
Sarah Carlson	443-5711	MACIO	SB 349	X	
Jill Lorange	727-3603	Cascade County CD	SB 349	X	
Dale Marder	866-3259	Cascade County CD	SB 349	X	
Guyia Artero	452-9634	NORTH Central	SB 160		X
Tom O'Brien	452-8838	N/C/L/S	SB 160		X
STEVE PITCHER	439-4128	MT Stock Growers	SB 427		X
Charlie Pong	449-4075	MAREDS	SB 160		<input checked="" type="checkbox"/>
Lyn Hellegas	327-8707	Montana Transit Assoc	SB 160	X	
Dwice Spencer	442-2980	MT Auto Dealers	SB 427		X
Tom Ebzery	441-7531	CAMAR ADVERTISING	SB 427		X
Barbara Ranf	442-2301	BNSF Railway	SB 427		X
Ron Bock	444-1671	DIVORC	SB 349	X	

**PLEASE LEAVE PREPARED STATEMENT WITH COMMITTEE SECRETARY**



**MONTANA STATE SENATE  
2007 LEGISLATURE**

**VISITOR REGISTER**

**LOCAL GOVERNMENT**

**DATE** 2-13-07

**BILLS BEING HEARD TODAY** SB 160, SB 323, SB 349, SB 427

**PLEASE PRINT**

NAME	PHONE	REPRESENTING	BILL #	SUPPORT	OPPOSE
Joan Coart	442-7582	MT Petroleum Assn	427		X
Bud CUNCK	442-6223	MT Coal Council	427		X
Aidan Myhr	594-0509	MDU	427		X
Jon Bennion	697-0568	MT Chamber	427		X
Todd O'Hair	442-1874	RTEA	427		X
HALEY BEAUDRY	560-5404	CFAC	427		X
Don Allen	443-5544	WRPA	427		X
Mark Liss		Religion of Catholics	427		X
M. S. KAKUK	594-0515	MT Assn R. Mfgs	325	✓	
LINDA STOLL	443-9070	MISSOULA COUNTY / MT Assn Planners	325		✓
Tom Dwyer	467-6576	MISSOULA	325		✓
HAROLD BATHIE	4-4360	NACo	325		X
Adam Morris	437-5209	L+C Co / Secy	325		X

**PLEASE LEAVE PREPARED STATEMENT WITH COMMITTEE SECRETARY**